

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
AT TACOMA

PHILLIP BURTON HAUSKEN,

Plaintiff,

v.

D LEWIS et al.,

Defendants.

CASE NO. 3:13-CV-05346-RBL

ORDER DENYING MOTION ON  
LEGAL FINANCIAL  
OBLIGATIONS

The District Court has referred this 42 U.S.C. § 1983 civil rights action to United States Magistrate Judge, J. Richard Creatura. The Court's authority for the referral is 28 U.S.C. § 636(b)(1)(A) and (B), and Magistrate Judge Rules MJR3 and MJR4.

On June 14, 2013, the Court denied plaintiff's motion to proceed *in forma pauperis* because this action was duplicative of another case where plaintiff was pursuing injunctive relief on the same issue. Dkt. 7; *see Hausken v. Lewis*, 12-5882BHS/JRC. The case was closed on June 17, 2013. *See generally* Dkt. 8. Now before the Court is plaintiff's motion to modify, terminate, or reduce legal financial obligations. Dkt. 10.

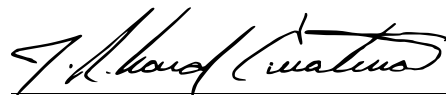
1 The handwriting in plaintiff's motion is very hard to read but the Court interprets plaintiff's  
2 motion as follows:

3 I should only be charged for one case 05882 Daniel Lewis instead of 3-5346-05514  
4 both with D Lewis[.] I should only be [charged] for one case 05344 05514 both with  
5 [Daniel] Lewis as correspondents for both cases he state [word is unclear] 350.00 ... I  
6 have no money and no job...I can't pay the debt ... If you can be charged for the  
7 cases when you did not deny [in forma pauperis] status, The state can deny back  
cases where you did not [unclear] [in forma pauperis status] and charged your  
[unclear] from to give ... 4 5 or 6 strikes instead of 3, the states should have a  
[unclear] they have charge[d] you. If you didn't have [in forma pauperis status] you  
could not be charged.

8 *Id.* at 1-2.

9 Because plaintiff's motion was unclear, the Court ordered plaintiff to show cause and  
10 explain what action he wishes the Court to take. Dkt. 11. Plaintiff's response was due by  
11 November 2, 2015 and the Court advised plaintiff that if he failed to respond to the Court's  
12 order, the Court would deny the motion. *Id.* Plaintiff has not responded to the Court's order.  
13 Thus, the Court denies plaintiff's motion to modify, terminate, or reduce legal financial  
14 obligations.

15 Dated this 9<sup>th</sup> day of November, 2015.

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17 J. Richard Creatura  
18 United States Magistrate Judge  
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